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Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent				Docket No. UT-0037 RECEIV		ED bear
In Re Application	Of: Rao and Prosch				Central Fax APR 0 5	
Application No. 10/025,333	Filing Date December 19, 2001	Examiner Hayes, Robert Clinton	Customer No. 26259	Group Art Unit 1647	Confirmation No.	
	eration, Characterizati ricted Intermediate Pr	on and Isolation of Neuroeph ecursor	thelial Stem Cells	and Lineage	JEEU	
Owner of Record	i: University of Utah	Research Foundation			011	
	····	COMMISSIONER FOR P	ATENTS:			
provided below, the expiration date disclaimer, of prior enforceable only for granted on the inst	e of the full statutory to Patent No. 6,361,99 or and during such period ant application and is bit	atutory term of any patent gran irm defined in 35 U.S.C. 154 5. The owner hereby agrees to d that it and the prior patent a riding upon the grantee, its succ	ted on the instant to 156 and 173, a nat any patent so g re commonly owns: resseors and/or assi	application, which as presently short ranted on the insta d. This agreemen gns.	int application shall be it runs with any patent	
application that we patent, as present unenforceable, is it	uid extend to the expire y shortened by any term ound invalid by a court (the owner does not disclaim tion date of the full statutory te linal disclaimer, in the event the of competent jurisdiction, is stati by a reexamination certificate, ntly shortened by any terminal	m as denned in 3: It it later expires for utorily disclaimed in is reissued, or is	failure to pay a ma whole or terminal	zintenance fee, is held ly disclaimed under 37	
	ther box 1 or 2 below, if					
1. D For subr	nissions on behalf of 8	n organization (e.g., corporation	on, partnership, ur	ilversity, governm	ent agency, e.c.), the	'

undersigned is empowered to act on behalf of the organization.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

The undersigned is an attorney of record.

April 5, 2005 Dated:

Kathlees & Tyrrel

Typed or Printed Name Terminal disclaimer fee under 37 C.F.R. 1.20(d) included.

PTO suggested wording for terminal disclaimer was unchanged.

Certification under 37 C.F.R. 3.73(b) is required if terminal discialmer is signed by the assignee.

SP32/REVO2

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PAGE 11/11 * RCVD AT 4/5/2005 2:02:25 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/0 * DNIS:8729306 * CSID:855 810 1454 * DURATION (mm-ss):02:56

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